NYSCEF DOC. NO. 1

INDEX NO. 950163/2019

RECEIVED NYSCEF: 09/27/2019

SUPREME COURT OF THE STATE OF NEW YORK **SUMMONS** COUNTY OF NEW YORK -----X Plaintiff(s) designate MICHAEL KAYE, as Administrator of the Estate of NEW YORK County as the DARREN KAYE, deceased, place of trial. Plaintiff(s), The basis of the venue is Defendant's Place of Business -against-Plaintiff(s) reside at 89 Lake Shore Drive THE ROCKEFELLER UNIVERSITY HOSPITAL Rockaway, NJ 07866 and ROCKEFELLER UNIVERSITY, Index No.: Defendant(s). Date Summons & ----X Complaint Filed:

To the above named Defendant(s)

You are hereby summoned to answer the complaint in this action, and to serve a copy of your answer, or if the complaint is not served with this summons, to serve a notice of appearance on the plaintiff's attorney(s) within twenty days after the services of this summons exclusive of the day of service, where service is made by delivery upon you personally within the state, or within 30 days after completion of service where service is made in any other manner. In case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded in the complaint.

Dated:

Port Washington, NY September 16, 2019

Brett A. Zekowski

Parker Waichman LLP
Office & Post Office Address:

6 Harbor Park Drive

Port Washington, NY 11050

(516) 466-6500

Our File # 9006195

TO: The Rockefeller University Hospital

1230 York Avenue New York, NY 10021

Rockefeller University 1230 York Avenue New York, NY 10021

NYSCEF DOC. NO. 1

INDEX NO. 950163/2019

RECEIVED NYSCEF: 09/27/2019

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

MICHAEL KAYE, as Administrator of the Estate of

VERIFIED COMPLAINT

Plaintiff(s),

Index No.:
Jury Trial Demanded

-against-

DARREN KAYE, deceased,

THE ROCKEFELLER UNIVERSITY HOSPITAL and ROCKEFELLER UNIVERSITY,

Defendant(s).

Plaintiff, Michael Kaye, as Administrator of the Estate of Darren Kaye, deceased, by his attorneys Parker Waichman LLP, complaining of the defendants, respectfully alleges, on personal knowledge as to himself and on information and belief as to all other matters, as follows:

- 1. At the time of the commencement of this action plaintiff, Michael Kaye, was a resident of the County of Morris, State of New Jersey.
 - 2. That on April 7, 2019, plaintiff's decedent, Darren Kaye, passed away.
- 3. That on April 25, 2019, Letters Testamentary were issued to plaintiff, Michael Kaye, duly authorized to administer the Estate of Darren Kaye, by the Morris County Surrogate's Court, Morristown, New Jersey.
- 4. At the time of the incident(s) giving rise to this complaint, plaintiff decedent, Darren Kaye, was a resident of the County of Morris, State of New Jersey.
 - 5. This action is timely pursuant to CPLR 214-g.
- 6. At all times herein mentioned, defendant, The Rockefeller University Hospital, was a not for profit corporation incorporated in the State of New York by virtue of the laws of the State of New York.
 - 7. At all times herein mentioned, defendant, Rockefeller University, was a not for

COUNTY CLERK 09/27/2019

NYSCEF DOC. NO. 1

INDEX NO. 950163/2019

RECEIVED NYSCEF: 09/27/2019

profit corporation incorporated in the State of New York by virtue of the laws of the State of New York.

- 8. At all times herein mentioned, defendant, The Rockefeller University Hospital, was located at 1230 York Avenue, New York, New York 10022.
- 9. At all times herein mentioned, defendant, Rockefeller University, was located at 1230 York Avenue, New York, New York 10065.
- 10. At all times herein mentioned, Dr. Reginald Archibald was a doctor operating under the direction and control of defendant, The Rockefeller University Hospital, and its agents, servants and/or employees.
- At all times herein mentioned, Dr. Reginald Archibald was a doctor operating under 11. the direction and control of defendant, Rockefeller University, and its agents, servants and/or employees.
- 12. At all times herein mentioned, Dr. Reginald Archibald was an agent, servant and/or employee of defendant, The Rockefeller University Hospital.
- 13. At all times herein mentioned, Dr. Reginald Archibald was an agent, servant and/or employee of defendant, Rockefeller University.
- 14. The negligence and recklessness of defendants, The Rockefeller University Hospital and Rockefeller University, caused Dr. Reginald Archibald to have access to infants, on hospital premises and elsewhere, despite its knowledge that Dr. Reginald Archibald sexually abused children and/or had the propensity to sexually abuse children. Defendants, The Rockefeller University Hospital and Rockefeller University, are therefore liable for the injuries that plaintiff's decedent suffered because, but for defendants, The Rockefeller University Hospital and Rockefeller University's negligence, plaintiff decedent would not have suffered the mental and physical anguish inflicted by Dr. Reginald Archibald.

NYSCEF DOC. NO. 1

INDEX NO. 950163/2019

RECEIVED NYSCEF: 09/27/2019

15. Dr. Reginald Archibald sexually assaulted plaintiff's decedent, Darren Kaye and many other young patients of defendants, The Rockefeller University Hospital and Rockefeller University, in New York, New York. Nonetheless, defendants, The Rockefeller University Hospital and Rockefeller University, failed to remove Dr. Reginald Archibald from his position as a doctor or to take any steps to keep this sexual predator away from children. In fact, defendants, The Rockefeller University Hospital and Rockefeller University, continued to allow, encourage and/or permit Dr. Reginald Archibald to have unfettered access to infants.

- 16. On or about January 1, 1968 through December 31, 1969, Dr. Reginald Archibald sexually assaulted and unlawfully touched plaintiff's decedent, Darren Kaye, in the examining room of his office at defendant, The Rockefeller University Hospital and Rockefeller University. Dr. Reginald Archibald asked plaintiff decedent, who was then between 8 and 9 years old, to undress. Dr. Reginald Archibald indicated he wanted to measure plaintiff decedent's penis while both flaccid and erect. Dr. Reginald Archibald then proceeded to touch and massaging plaintiff decedent's penis. Dr. Reginald Archibald also forced plaintiff's decedent to masturbate in front of him so he could determine how tall he would grow to.
- 17. Dr. Reginald Archibald was able to gain access to plaintiff by using his position of authority as a doctor affiliated with defendants, The Rockefeller University Hospital and Rockefeller University, provided by defendant, The Rockefeller University Hospital and Rockefeller University, to gain the trust of plaintiff's decedent, other children and their families.
- 18. As a result of the actions of defendants, The Rockefeller University Hospital and Rockefeller University, and Dr. Reginald Archibald, plaintiff decedent, felt and continues to feel ashamed and uncomfortable. Plaintiff's decedent had endured and continued to suffer severe emotional distress up to the time of his death, due to the negligence of defendants, The Rockefeller University Hospital and Rockefeller University.

COUNTY CLERK 09/27/2019

power and in failing to adequately supervise Dr. Reginald Archibald.

NYSCEF DOC. NO. 1

INDEX NO. 950163/2019

RECEIVED NYSCEF: 09/27/2019

19. As a result of the foregoing, plaintiff's decedent suffered catastrophic and lifelong injuries as a result of defendants, The Rockefeller University Hospital and Rockefeller University's negligence in undertaking a duty, including but not limited to in loco parentis, in failing to protect its infant patients and to keep them safe from Dr. Reginald Archibald, despite defendants, The Rockefeller University Hospital and Rockefeller University, having knowledge that Dr. Reginald Archibald sexually abused children and/or had the propensity to sexually abuse children, and/or allowing Dr. Reginald Archibald to continue to have a position of authority and

AS AND FOR A FIRST CAUSE OF ACTION NEGLIGENT HIRING, RETENTION, SUPERVISION AND/OR DIRECTION

- 20. Plaintiff repeats and realleges each and every allegation set forth in paragraphs 1 through 20 as if fully set forth herein.
- 21. The sexual abuse of children by adults, including medical doctors and other medical providers, is foreseeable.
- 22. Defendants, The Rockefeller University Hospital and Rockefeller University, at all relevant times, had a duty to supervise and prevent known risks of harm to its infant patients by its doctors and staff.
- 23. Defendants, The Rockefeller University Hospital and Rockefeller University, was negligent in hiring, retaining, directing and supervising its personnel, such as Dr. Reginald Archibald, who were careless, unskillful, negligent, reckless and acted in a willful and wanton manner in not possessing the requisite knowledge and skill of doctors and hospital staff who should have properly been supervising the doctors and hospital staff to ensure the safety of its infant patients.
 - 24. Defendants, The Rockefeller University Hospital and Rockefeller University, knew

NYSCEF DOC. NO. 1

INDEX NO. 950163/2019

RECEIVED NYSCEF: 09/27/2019

or should have known that Dr. Reginald Archibald sexually abused and/or had the propensity to sexually abuse children and did nothing to stop it.

25. As a direct and proximate result of defendants, The Rockefeller University Hospital and Rockefeller University's negligent hiring, supervising and retention of Dr. Reginald Archibald, plaintiff decedent was caused to suffer serious personal injuries, emotional distress, conscious pain and suffering, mental anguish and/or physical manifestations thereof, and other losses, up to plaintiff decedent's death, all of which have not as yet been ascertained.

26. By reason of the foregoing, defendant, The Rockefeller University Hospital and Rockefeller University, is liable to plaintiff's decedent for compensatory damages and punitive damages, together with costs and interest in an amount which exceeds the jurisdiction of all lower courts which would otherwise have jurisdiction.

AS AND FOR A SECOND CAUSE OF ACTION NEGLIGENCE/GROSS NEGLIGENCE

- 27. Plaintiff repeats and realleges each and every allegation set forth in paragraphs 1 through 27 as if fully set forth herein.
- 28. Defendants, The Rockefeller University Hospital and Rockefeller University, knew or negligently failed to know that Dr. Reginald Archibald posed a threat of sexual abuse to children.
- 29. At all relevant times, defendants, The Rockefeller University Hospital and Rockefeller University, owed a duty of care to plaintiff's decedent and other infant patients, including but not limited to *in loco parentis*, to keep them safe from sexual abuse by the doctors and staff under its supervision and control.
- 30. At all relevant times, defendants, The Rockefeller University Hospital and Rockefeller University, and/or its agents, servants and/or employees breached the above stated

NYSCEF DOC. NO. 1

INDEX NO. 950163/2019

RECEIVED NYSCEF: 09/27/2019

duty in a negligent, reckless, willful and wanton manner, and caused plaintiff's decedent, to be sexually assaulted by Dr. Reginald Archibald while on defendants, The Rockefeller University Hospital and Rockefeller University's premises.

- 31. As the result of defendant, The Rockefeller University Hospital and Rockefeller University's failure to carry out its duty to plaintiff's decedent, as described above, plaintiff's decedent was caused to experience severe psychological injuries and the loss of enjoyment of life. These injuries are persistent, permanent and debilitating in nature.
- 32. By reason of the foregoing, plaintiff is entitled to compensatory and punitive damages in an amount which exceeds the jurisdiction of all lower courts which would otherwise have jurisdiction.

THIRD CAUSE OF ACTION NEGLIGENT INFLICTION OF EMOTIONAL DISTRESS

- 33. Plaintiff repeats and realleges each and every allegation set forth in paragraphs 1 through 33 above as if set forth at length herein.
- 34. As described above, defendants, The Rockefeller University Hospital and Rockefeller University and Dr. Archibald acted in a negligent and/or grossly negligent manner.
- 35. Defendants, The Rockefeller University Hospital and Rockefeller University, and its agents, servants and/or employees knew or reasonably should have known that the sexual abuse and other improper conduct would and did proximately result in physical and emotional distress to plaintiff decedent.
- 36. Defendants, The Rockefeller University Hospital and Rockefeller University, had the power, ability, authority and duty to intervene with and/or stop the improper conduct that resulted in plaintiff's decedent being sexually abused by Dr. Reginald Archibald.
 - 37. Despite said knowledge, power and duty, defendant negligently failed to act to stop,

NYSCEF DOC. NO. 1

INDEX NO. 950163/2019

RECEIVED NYSCEF: 09/27/2019

prevent and prohibit the improper conduct that resulted in Dr. Archibald sexually abusing plaintiff's decedent.

- 38. The actions of defendants, The Rockefeller University Hospital and Rockefeller University and Dr. Reginald Archibald endangered plaintiff decedent's safety and caused him to fear for his own safety.
- 39. As a direct and proximate result of the actions of defendant, The Rockefeller University Hospital and Rockefeller University and Dr. Reginald Archibald, which included, but were not limited to, negligent and/or grossly negligent conduct, plaintiff suffered severe injuries and damages as described herein, including, but not limited to, mental and emotional distress.
- 40. By reason of the foregoing, defendants, The Rockefeller University Hospital and Rockefeller University, is liable to plaintiff's decedent, for compensatory damages and for punitive damages, together with costs and interest.

WHEREFORE, plaintiff demands judgment against defendants on each cause of action as follows:

- A. Awarding compensatory damages in an amount to be proven at trial, but in any event in an amount that exceeds the jurisdictional limits of all lower courts which would otherwise have jurisdiction;
- B. Awarding punitive damages to the extent permitted by law;
- C. Awarding prejudgment interest to the extent permitted by law;
- D. Awarding costs and fees of this action, including attorneys' fees, to the extent permitted by law;
- E. Awarding such other and further relief as to this Court may seem just and proper.

NYSCEF DOC. NO. 1

INDEX NO. 950163/2019

RECEIVED NYSCEF: 09/27/2019

JURY DEMAND

Plaintiff demands a trial by jury on all issues so triable.

Dated:

Port Washington, New York

September 16, 2019

Yours, etc.

Brett A. Zekowski

Parker Waichman LLP
Attorneys for Plaintiff(s)
Office & Post Office Address

6 Harbor Park Drive

Port Washington, NY 11050

516-466-6500

Our File # 9006195

NYSCEF DOC. NO. 1

INDEX NO. 950163/2019

RECEIVED NYSCEF: 09/27/2019

ATTORNEY'S VERIFICATION

STATE OF NEW YORK)	
		: ss :
COUNTY OF NASSAU)	

Brett A. Zekowski, an attorney and counselor at law, duly admitted to practice in the Courts of the State of New York, affirms the following to be true under penalties of perjury:

I am an associate of the firm Parker Waichman LLP attorneys for the plaintiff(s) herein.

I have read the foregoing Complaint and know the contents thereof. Upon information and belief, I believe the matters alleged therein to be true.

The source of your deponent's information and the grounds of my belief are communications, papers, reports and investigations contained in my file.

The reason this verification is made by deponent and not by plaintiff(s) is that plaintiff(s) reside in a county other than the one in which your deponent's office is maintained.

Dated: Port Washington, NY September 16, 2019

10 of 11

INDEX NO. 950163/2019 FILED: NEW YORK COUNTY CLERK 109/27/2049 112:19 RECEIVED NYSCEF: 09/27/2019

NYSCIMIDONO. 1

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

MICHAEL KAYE, as Administrator of the Estate of DARREN KAYE, deceased,

Plaintiff(s),

-against-

THE ROCKEFELLER UNIVERSITY HOSPITAL and ROCKEFELLER UNIVERSITY,

Defendant(c)

	Detendant(s).	
	SUMMONS AND VERIFIED COMPLAINT	
	Brett A. Zekowski Parker Waichman LLP Attorneys for Plaintiff(s) 6 Harbor Park Drive Port Washington, NY 11050 (516) 466-6500	
Го: Attorney(s) for		
Service of a copy of the within	is hereby admitted.	
Dated:		

Attorney(s) for

PLEASE TAKE NOTICE

NOTICE OF

ENTRY that the within is a (certified) true copy of a 2019. Court on

entered in the office of the Clerk of the within named

that an Order of which the within is a true copy will be presented to the Hon.

, one of the

OF

NOTICE

SETTLEMENT judges of the within named Court, at,

, on

20 , at M.

Dated:

Parker Waichman LLP Attorneys for Plaintiff(s)

TO: